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Commissioner for Patents
POB 1450, Alexandria, VA 22313-1450
Att ntion: Ex. B. Sisson, Group AU 1634
Transmitted to TC 1600 After Final Fax No. 703-872-9307

Re:

OSHIDA et al., Serial No. 09/678,652RCE Att'y Docket 500.39147X00/E5532-01EX USPTO Confirmation No. 7028

SUBMISSION OF REQUEST FOR WITHDRAWAL OF FINALITY/RESTART

Sir:

Applicant hereby transmits the attached "Request for Withdrawal of Finality and Restart of the Period for Response" (3 pages) regarding the above-identified application.

CERTIFICATE OF TRANSMISSION:

I hereby certify that the attached "Request for Withdrawal of Finality and R start of the Period for Response" (3 pages) is being FORMALLY TRANSMITTED

via TC 1600 After Final Fax No. 703-872-9307 on 24-November 2003

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Applicant:

Yoshitada OSHIDA et al.

NOV 2 4 2003

Serial No.:

09/678,652RCE

Filed:

4 October 2000

For:

METHOD OF INSPECTING A DNA CHIP AND AN APPARATUS THEREOF

Group:

1634

Examiner:

Bradley L. SISSON

Conf. No.:

7028

REQUEST FOR WITHDRAWAL OF FINALITY AND RESTART OF THE PERIOD FOR RESPONSE

Mail Stop AF Commissioner for Patents POB 1450 Alexandria, Virginia 22313-1450

24 November 2003

Sir:

This paper is responsive to the Office Action having a USPTO mailing date of 5 November 2003.

Applicant respectfully submits that the finality of the 5 November 2003 Office Action is improper, and accordingly, such finality should be withdrawn.

More particularly, MPEP §706.07(b) states (in relevant part) that "...it would not be proper to make final a first Office Action in a continuing or substitute application where that application contains material which was presented in the ariler application after final rejection or closing of prosecution but was denied entry because (A) new issues were raised that required further consideration and/or search."

OSHIDA et al., SN 09/678,652 Request filed 11/24/2003 Reply to final OA mailed 11/5/2003 Docket 500.39147X00/E5532-01EX Page 2

Applicant submitted an Amendment After Final Rejection on 21 April 2003, and received an Advisory Action having a USPTO mailing date of 15 May 2003 denying entry of such Amendment because "they raise new issues that would require further consideration and/or search." Applicant timely filed the present Request for Continued Examination (RCE) on 21 July 2003 and requested that Applicant's 21 April 2003 Amendment be entered and considered. Subsequent to the filing of the RCE on 21 July 2003, Applicant's undersigned representative conducted numerous Examiner Interviews (both personal and telephonic) with Mr. Bradley Sisson, Primary Examiner, leading up to the submission of Applicant's 21 October 2003 Preliminary Amendment containing substantial additional claim amendments (beyond those of Applicant's 21 April 2003 Amendment After Final Rejection), for the purpose of overcoming the voluminous §112, 2ND ¶ concerns raised by the Examiner.

As the Examiner indicated that new issues were raised that required further consideration and/or search, it is respectfully submitted that the Examiner is now barred from making the first Action in the present RCE application final. Accordingly, Applicant respectfully requests withdrawal of the finality of the 5 November Office Action, and respectfully requests restart of the period for response.

In accordance with MPEP §710.06, this Request is being submitted within one (1) month of the mailing date of the defective Action, and is therefore timely, so Applicant respectfully submits that the request for restart of the period for response is appropriate, and that such restart is established as of the mailing date of any corrected, replacement or supplementary Action.

OSHIDA et al., SN 09/678,652 Request filed 11/24/2003 Reply to final OA mailed 11/5/2003 Docket 500.39147X00/E5532-01EX Page 3

No Petition or fee is required for entry and approval of this Request.

Respectfully submitted,

Paul J. Skwierawski

Registration No. 32,173

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